IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION

Andrew Green and Shirley Green, as legal	Civil Action No. 2:19-00366-RM	I G
guardians of N.G. (a minor child) and		
Andreia Samoria Green,		
Plaintiffs,		
VS.		
	CONSENT MOTION FOR LE	AVE OF
Kanye West; Getting Out Our Dreams, II,	DEFENDANTS KANYE WES	ST AND
LLC; UMG Recordings, Inc. a/k/a	GETTING OUT OUR DREAMS	S, II, LLC
Universal Music Group; Def Jam	TO APPEAR AT MEDIAT	<u>'ION</u>
Recordings; Cydel Young d/b/a Mr. Redan	THROUGH A JOINT	
Music a/k/a Mr. Redan; BMG Rights	<u>REPRESENTATIVE</u>	
Management (US), LLC a/k/a BMG		
Platinum Songs US and John Does 1-30,		
-		
Defendants.		

Defendants Kanye West ("West") and Getting Out Our Dreams, II, LLC ("GOOD II") (together, the "West Defendants"), with the consent of Defendants Def Jam Recordings and UMG Recordings, Inc., and Plaintiffs Andrew Green and Shirley Green, as legal guardians of N.G. (a minor child) and Andreia Samoria Green (collectively, the "Parties"), move the Court for relief from the obligation to be present in person at the mediation and for leave to appear at the mediation through a joint representative, Maximilian Jo, who will appear in person at the mediation and have full settlement authority for the West Defendants. Mr. Jo is General Counsel for the West Defendants.

To facilitate settlement of this action, the Parties have agreed to stay discovery for thirty days and conduct early mediation within the next thirty days. The Court's Order dated August 14, 2019 provides that a party may file a motion if "any reason exists why any person, party, or counsel subject to this Order should not attend this mediation." (ECF No. 42.) The West Defendants

respectfully request the Court allow Mr. Jo to attend the mediation on behalf of the West Defendants due to Mr. West's previously scheduled work and travel commitments out-of-state. Plaintiffs and Defendants Def Jam Recordings and UMG Recordings, Inc. consent to the West Defendants' request, and the Parties do not believe that Mr. West's physical absence from the mediation will impede settlement negotiations as Mr. Jo will have full settlement authority for the West Defendants.

WE SO MOVE AND CONSENT:

By: /s/ M. Kathleen McTighe Mellen

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Attorneys for Kanye West, Getting Out Our Dreams, II, LLC, Def Jam Recordings and UMG Recordings, Inc.

[SIGNATURES CONTINUED ON FOLLOWING PAGE]

WE SO CONSENT:

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November 15, 2019